

UNITED STATES DEPARTMENT OF COMMERCE
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	SERIAL NUMBER	FILING DATE	FIRS	T NAMED APPLICANT	ATTORNEY DOCKET NO.
1					
	08/648,67	6 05/16	/96 LEADER	M	2227-006

A1M1/1106

DRUCE W GREENHAUS BAKER MAXHAM JESTER & MEADOR 750 B STREET SUITE 3100 SAN DIEGO CA 92101

EXA	AMINER
TUNG, T	•
ART UNIT	PAPER NUMBER
1102	8

DATE MAILED:

11/06/97

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

G IH	E PERIOD FOR RESPONSE:			
a) 🗀	is extended to run	or continues to run	from the date of the final r	ejection
b) []	expires three months from the date of t event however, will the statutory period			
,	Any extension of time must be obtained. The date on which the response, the purposes of determining the period of a 1.17 will be calculated from the date of	etition, and the fee have been filed is extension and the corresponding amount	the date of the response and a unt of the fee. Any extension f	also the date for the ee pursuant to 37 CFR
	pellant's Brief is due in accordance with	* *		
App to p	plicant's response to the final rejection, fi place the application in condition for allo	iled <u>10-30-97</u> has been co wance:	nsidered with the following effe	ect, but it is not deemed
1. 🗹	The proposed amendments to the daim	and /or specification will not be enter	ed and the final rejection stand	ds because:
	a. There is no convincing showing upresented.	inder 37 CFR 1.116(b) why the propos	sed amendment is necessary a	and was not earlier
	b. They raise new issues that would	require further consideration and/or s	earch. (See Note).	
	c. They raise the issue of new matte	er. (See Note).		
	d. They are not deemed to place the appeal.	ne application in better form for appea	by materially reducing or simple	plifying the issues for
	e. They present additional claims w	rithout cancelling a corresponding num	ber of finally rejected claims.	
,	NOTE: the newly-proposed ex	mession "dianter in the	ie range of about	0.002-,006 sinches"
2.	Newly proposed or amended claims the non-allowable claims.	would be allowed it	submitted in a separately filed	d amendment cancelling
3. 😈	Upon the filing an appeal, the proposed be as follows:	amendment 🗌 will be entered 🗹	will not be entered and the sta	atus of the claims will
	Claims allowed:			
	Claims objected to: Non-			
	However;			
	Applicant's response has overcom	e the following rejection(s):		
4. 📝	The affidavin exhibit or request for reconstruction in while desingled	To the prompt of the continu	ham Max race 97x and	on because the combination of Brown do not show to have 2 &
5.	The affidavit or exhibit will not be considered presented.	dered because applicant has not show	n good and sufficent reasons	why it was not earlier
_	proposed drawing correction has	• • • • • • • • • • • • • • • • • • • •		
Other	or thrus-hole. In From elever considered to be chicus for Bel of the conductor lead away from e 3 (REV. 5-89)	t 25 can be continued as the the to adopt a Thou-hole dir sposure to the sample.	substrate which clearethy under the souson. On	only tap a thun-hale wasting in the primary patent examiner art unit 112